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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/666,859		09/18/2003	Robert T. Melville	212/518	5764
23371	7590	03/15/2006		EXAMINER	
CROCKET			PARSLEY, DAVID J		
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				DATE MAILED: 03/15/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	tion No. Applicant(s)					
	10/666,859	MELVILLE, ROBERT T.					
Office Action Summary	Examiner	Art Unit					
	David J. Parsley	3643					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on <u>17 Ja</u>	nuary 2006						
	action is non-final.						
3) Since this application is in condition for allowan		secution as to the merits is					
closed in accordance with the practice under E							
Disposition of Claims	, , , , , , , , , , , , , , , , , , ,						
4)⊠ Claim(s) <u>3-16</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>3-16</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement						
	olosion roquiromoni.						
Application Papers							
9) The specification is objected to by the Examiner							
10) \boxtimes The drawing(s) filed on <u>18 September 2003</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner.							
Applicant may not request that any objection to the	- · ·	· ·					
Replacement drawing sheet(s) including the correcti		` '					
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
Copies of the certified copies of the prior	ity documents have been receive	d in this National Stage					
application from the International Bureau	(PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of	of the certified copies not receive	d.					
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) LInterview Summary Paper No(s)/Mail Da						
Notice of Draitsperson's Patent Drawing Review (PTO-946) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) Notice of Informal P	atent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:						

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Detailed Action

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1-17-06 has been entered. This office action is in response to applicant's amendment dated 1-17-06 and this action is non-final.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 5-6 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,673,507 to Stokes.

Referring to claim 5, Stokes discloses a dual fishing rod holder comprising, a first tube – at 46 or 48, characterized by a proximal section and a distal section – see for example figure 2, the first tube having a bend – see proximate 42 or 42' in figure 2, forming an angle between the

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proximal section and the distal section – see for example figure 2, a fastener – at 22,23,26 and the reel/rod support of 112, coupled to the distal section of the first tube – see figure 2, the fastener couplable to a first fishing rod – at 112, and adapted to engage a reel of the first fishing rod – see for example figure 2, and a second tube – at the other of items 80, coupled to the proximal section of the first tube and at an angle relative to the distal section of the first tube, the second tube adapted to receive a handle of a second fishing pole – see for example figure 2, wherein the proximal section of the first tube is so sized and dimensions to be inserted into a receiver – at 20-36, on a boat – at 100 – see for example figure 2.

Referring to claim 6, Stokes further discloses the fastener coupled to the distal section of the first tube is adapted to allow at least two degrees of freedom in the first fishing rod when the first fishing rod is coupled to the fastener – see for example figure 2.

Referring to claim 13, Stokes as modified by Rossiter discloses the fastener coupled to the distal section of the first tube is adapted to allow three degrees of freedom in the first fishing rod when the first fishing rod is coupled to the fastener – see for example figure 2.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 3-4, 7-8, 10 and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,778,592 to Malmberg in view of U.S. Patent No. 5,662,251 to Rossiter.

Referring to claim 3, Malmberg discloses a dual fishing rod holder comprising, a tipdown fishing rod holder – at 50,64,72, adapted for insertion into a fishing rod handle receiver – at 51, installed on a boat – see figure 1, the tip-down fishing rod holder being substantially Lshaped – see the combination of items 50,64 in figure 1, and having a proximal end and a distal end – see figure 1, and the tip-down fishing rod holder being secured at its proximal end to the receiver and extending rearwardly and at an angle from the receiver - see for example figures 1-2 and 7-9, a fastener – at 70-76 or – at 94,96, supported from the distal end of the tip-down fishing rod holder by a flexible element – at 80,81 and the portions of 80,81, connected at 64 – see figures 1-3 or – at 62,64,66,68, wherein the fastener is adapted to secure a first fishing rod – at 24,26, and freely suspend the first fishing rod – see for example figures 1-2 and 7-9, and a tipup fishing rod holder – at 64a-76a, coupled to the proximal end of the tip-down fishing rod holder disposed at an angle relative to the first fishing rod holder – see for example figure 1, the tip-up fishing rod holder adapted to securely receive a handle of a second fishing rod and hold the second fishing rod at a substantial angle relative to the first fishing rod – see for example figures 1-2 and 7-9 and column 5 lines 43-47 which describes the fishing rod holders being capable of being placed in positions which are substantially angularly apart with respect to each other, wherein the second fishing rod holder is secured at a distance from the top of the proximal end of the first fishing rod holder – see for example figures 1-2 and 7-9. Malmberg does not disclose the fastener is adapted to engage a reel eye of a first fishing reel connected to the fishing rod. Rossiter does disclose the fastener – at 120, is adapted to engage a reel eye – at 136, of a

first fishing reel connected to the fishing rod – see figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Malmberg and add the fastener engaging the reel eye of Rossiter, so as to allow for reel and rod to be securely held during fishing.

Referring to claim 4, Malmberg discloses a dual fishing rod holder comprising, a first fishing rod support – at 50,64,72, having a proximal section and distal section – see for example figures 1-2, wherein the proximal section is formed at an angle relative to the distal section – see for example figures 1-2, and the proximal section is adapted for insertion into a fishing rod handle receiver – at 51, installed on a boat, a fastener – at 88,90, coupled to the distal section of the fishing rod support – see for example figures 1-2, wherein the fastener is adapted to secure a first fishing rod – at 24, and a fishing rod holder – at 64a-78a, fixedly coupled to and substantially parallel to the proximal section of the fishing rod support – see for example figures 1-2 and 7-9 and column 5 lines 43-47 which describes a fixed connection, the fishing rod holder adapted to securely receive a handle of a second fishing rod and hold the second fishing rod at a substantial angle relative to the first fishing rod – see for example figures 1-2 and 7-9 and column 5 lines 43-47, wherein the second fishing rod holder is secured at a fixed distance from the top of the proximal end of the first fishing rod holder – see for example figures 1-2 and column 5 lines 43-47, which describes the fixed positions of the rod holders. Malmberg does not disclose the fastener is adapted to engage a reel eye of a first fishing reel connected to the fishing rod. Rossiter does disclose the fastener – at 120, is adapted to engage a reel eye – at 136, of a first fishing reel connected to the fishing rod – see figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Malmberg and add the fastener

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engaging the reel eye of Rossiter, so as to allow for reel and rod to be securely held during fishing.

Referring to claim 7, Malmberg as modified by Rossiter discloses the distance from the top of the proximal end of the first fishing rod holder to the second fishing rod holder is fixed – see for example figures 1-2 and 7-9 and column 5 lines 43-47 of Malmberg which describes the rod holders being placed in fixed positions.

Referring to claim 8, Malmberg as modified by Rossiter discloses the flexible member comprises a cord – see at 18 in figure 1 of Rossiter.

Referring to claim 10, Malmberg as modified by Rossiter further discloses the fastener comprises a cord and a hook – see at 116 and 120 in figure 1 of Rossiter.

Referring to claims 14-15, Malmberg as modified by Rossiter discloses the tip-down fishing rod holder/fishing rod support is a formed cylindrical tube – see at 50 and 64 in figures 1-2 of Malmberg, and the tip-up fishing rod holder/fishing rod holder is a straight cylindrical tube – see for example at 64a in figures 1-2 of Malmberg.

Referring to claim 16, Malmberg as modified by Rossiter discloses the flexible member – at 80,81, comprises a strap – see figure 3 of Malmberg.

Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Malmberg as modified by Rossiter as applied to claim 3 above, and further in view of U.S. Patent No. 4,485,579 to Hawie. Malmberg as modified by Rossiter does not disclose the rod holder is an aluminum or steel cylindrical tube. Hawie does disclose the rod holder is a steel cylindrical tube – see for example column 2 lines 16-38. Therefore it would have been obvious to one of ordinary

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skill in the art to take the device of Malmberg as modified by Rossiter and add the steel tube of Hawie, so as to allow for the device to be made rigid and durable for repeated use.

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Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Malmberg as modified by Rossiter as applied to claim 4 above, and further in view of U.S. Patent No. 4,876,980 to Bell. Malmberg as modified by Rossiter does not disclose the fishing rod support is unitary structured. Bell does disclose the fishing rod support – at 28,38-46, is unitary structured – see for example figures 1-4. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Malmberg as modified by Rossiter and add the device being unitary structured of Bell, so as to allow for the device to be easily and quickly manufactured.

Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stokes as applied to claim 5 above, and further in view of Rossiter. Stokes does not disclose the fastener comprises a cord with a hook. Rossiter does disclose the fastener comprises a cord – at 116 with a hook – at 120 – see figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Stokes and add the fastener of Rossiter, so as to allow for the rod to be securely held in place during use.

Response to Arguments

4. Applicant's arguments with respect to claims 3-16 have been considered but are moot in view of the new ground(s) of rejection. Claims 5-6 and 13 are still rejected under the Stokes reference US 5673507 but with a different interpretation of the Stokes reference than set forth in the previous office action dated 9-9-05.

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Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The following patents are cited to further show the state of the art with respect to fishing rod holders in general:

U.S. Pat. No. 2,499,117 to Smith - shows rod holder connected to reel

U.S. Pat. No. 4,828,152 to Pepping – shows rod holder connected to reel

U.S. Pat. No. 5,542,205 to Updike – shows rod holder

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David J. Parsley whose telephone number is (571) 272-6890. The examiner can normally be reached on Monday-Friday from 8am to 4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon can be reached on (571) 272-6891. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David Parsley Patent Examiner Art Unit 3643